

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA

v.

JEREMY GILIBERTI

Crim. No. 24-

26 U.S.C. §§ 5861(d) and 5871

INFORMATION

The defendant, having waived in open court prosecution by Indictment, the United States Attorney for the District of New Jersey charges:

On or about July 26, 2023, in Mercer County, in the District of New Jersey and elsewhere, the defendant,

JEREMY GILIBERTI,

knowingly possessed destructive devices, as that term is defined in Title 26, United States Code, Sections 5845(a)(8) and 5845(f)(1), including:

- a destructive device more particularly described as an approximately 5 inch long, 1 ¼ inch diameter black steel pipe with a functional, green pyrotechnic fuse containing numerous copper-colored metal size B shots and a quantity of a perchlorate explosive mixture (herein, “Object #1”);
- a destructive device more particularly described as an approximately 5 inch long, 1 ½ inch diameter black steel pipe with a functional, green pyrotechnic fuse containing numerous copper-colored metal size B shots, numerous silver-colored metal hollow-point air gun .22 caliber pellets, and a quantity of a perchlorate explosive mixture (herein, “Object #2”);


- a destructive device more particularly described as multiple layers of dark gray duct tape wrapped around a cardboard tube with a functional, green pyrotechnic fuse containing numerous copper-colored metal size B shots, and a quantity of a perchlorate explosive mixture with chunks of a nitrate explosive mixture (herein, “Object #3”); and
- a destructive device more particularly described as multiple layers of dark gray and light gray duct tape wrapped around a cardboard tube with a functional, red pyrotechnic fuse containing numerous copper-colored metal size B shots, and a quantity of a perchlorate explosive mixture (herein, “Object #4”),

which destructive devices were not registered to him in the National Firearms Registration and Transfer Record, as required by Title 26, United States Code, Section 5841.

In violation of Title 26, United States Code, Sections 5861(d) and 5871.

FORFEITURE ALLEGATION

Upon conviction of the offense in violation of Title 26, United States Code, Sections 5861(d) and 5871, set forth in this Information, the defendant, JEREMY GILIBERTI, shall forfeit to the United States, pursuant to Title 26, United States Code, Section 5872, any and all explosive devices involved in the commission of such offense, including, but not limited to, Object #1, Object #2, Object #3, and Object #4.


PHILIP R. SELLINGER
United States Attorney

CASE NUMBER: 24-CR-

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INFORMATION FOR

26 U.S.C. § 5861(d)

26 U.S.C. § 5871

**PHILIP R. SELLINGER
UNITED STATES ATTORNEY
FOR THE DISTRICT OF NEW JERSEY**

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